

From the INTERNATIONAL BUREAU

## PCT

SECOND AND SUPPLEMENTARY NOTICE  
INFORMING THE APPLICANT OF THE  
COMMUNICATION OF THE INTERNATIONAL  
APPLICATION (TO DESIGNATED OFFICES  
WHICH APPLY THE 30 MONTH TIME  
LIMIT UNDER ARTICLE 22(1))

(PCT Rule 47.1(c))

Date of mailing (day/month/year) 22 December 2005 (22.12.2005)		<p>To:</p> <p>NÄRGER, Ulrike DaimlerChrysler AG Intellectual Property Management IPM-C106 70546 Stuttgart ALLEMAGNE</p> <table border="1"> <tr> <td>IPM/C</td> </tr> <tr> <td>Eing.</td> </tr> <tr> <td>BBH</td> <td>28. Dez. 2005</td> </tr> <tr> <td>z. Erledigung</td> <td><i>Asf</i></td> </tr> <tr> <td>Frist</td> <td></td> </tr> <tr> <td>z. K.</td> <td></td> </tr> <tr> <td>Ablage</td> <td></td> </tr> </table> <p><b>IMPORTANT NOTICE</b></p>		IPM/C	Eing.	BBH	28. Dez. 2005	z. Erledigung	<i>Asf</i>	Frist		z. K.		Ablage	
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Applicant's or agent's file reference P803682/WO/1															
International application No. PCT/EP2004/008924	International filing date (day/month/year) 10 August 2004 (10.08.2004)	Priority date (day/month/year) 16 August 2003 (16.08.2003)													
Applicant DAIMLERCHRYSLER AG et al															

1. **ATTENTION:** For any designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from the priority date), **does not apply**, please see Form PCT/IB/308(First Notice) issued previously.
2. Notice is hereby given that the following designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002, **does apply**, has/have requested that the communication of the international application, as provided for in Article 20, be effected under Rule 93bis.1. The International Bureau has effected that communication on the date indicated below:  
03 March 2005 (03.03.2005)

AU, AZ, BY, CN, CO, DZ, EP, HU, KG, KP, KR, MD, MK, MZ, NA, RU, SY, TM, US

In accordance with Rule 47.1(c-bis)(i), those Offices will accept the present notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

3. The following designated Offices, for which the time limit under Article 22(1), as in force from 1 April 2002, **does apply**, have not requested, as at the time of mailing of the present notice, that the communication of the international application be effected under Rule 93bis.1 :

AE, AG, AL, AM, AP, AT, BA, BB, BG, BR, BW, BZ, CA, CR, CU, CZ, DE, DK, DM, EA, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LV, MA, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, SC, SD, SG, SK, SL, TJ, TN, TR, TT, UA, UZ, VC, VN, YU, ZA, ZW

In accordance with Rule 47.1(c-bis)(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office acts as a designated Office does not require the furnishing, under Article 22, by the applicant of a copy of the international application.

4. **TIME LIMITS for entry into the national phase**

For the designated or elected Office(s) listed above, the applicable time limit for entering the national phase will, **subject to what is said in the following paragraph**, be **30 MONTHS** from the priority date.

In practice, **time limits other than the 30-month time limit** will continue to apply, for various periods of time, in respect of certain of the designated or elected Office(s) listed above. For **regular updates on the applicable time limits** (30 or 31 months, or other time limit), Office by Office, refer to the *PCT Gazette*, the *PCT Newsletter* and the *PCT Applicant's Guide*, Volume II, National Chapters, all available from WIPO's Internet site, at <http://www.wipo.int/pct/en/index.html>.

It is the applicant's **sole responsibility** to monitor all these time limits.

The International Bureau of WIPO  
34, chemin des Colombettes  
1211 Geneva 20, Switzerland

Authorized officer

Ellen Moyse

Facsimile No.+41 22 740 14 35

Facsimile No.+41 22 338 89 75

## PATENT COOPERATION TREATY

PCT

NOTIFICATION CONCERNING  
SUBMISSION OR TRANSMITTAL  
OF PRIORITY DOCUMENT

(PCT Administrative Instructions, Section 411)

From the INTERNATIONAL BUREAU

To:

NÄRGER, Ulrike  
 DaimlerChrysler AG  
 Intellectual Property Management  
 IPM-C106  
 70546 Stuttgart  
 Germany

Date of mailing (day/month/year) 05 November 2004 (05.11.2004)	IMPORTANT NOTIFICATION		
Applicant's or agent's file reference P803682/WO/1	International filing date (day/month/year) 10 August 2004 (10.08.2004)		
International application No. PCT/EP2004/008924	Priority date (day/month/year) 16 August 2003 (16.08.2003)		
International publication date (day/month/year) Not yet published	Applicant DAIMLERCHRYSLER AG et al		

1. By means of this Form, which replaces any previously issued notification concerning submission or transmittal of priority documents, the applicant is hereby notified of the date of receipt by the International Bureau of the priority document(s) relating to all earlier application(s) whose priority is claimed. Unless otherwise indicated by the letters "NR", in the right-hand column or by an asterisk appearing next to a date of receipt, the priority document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
2. (If applicable) The letters "NR" appearing in the right-hand column denote a priority document which, on the date of mailing of this Form, had not yet been received by the International Bureau under Rule 17.1(a) or (b). Where, under Rule 17.1(a), the priority document must be submitted by the applicant to the receiving Office or the International Bureau, but the applicant fails to submit the priority document within the applicable time limit under that Rule, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
3. (If applicable) An asterisk(\*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b) (the priority document was received after the time limit prescribed in Rule 17.1(a) or the request to prepare and transmit the priority document was submitted to the receiving Office after the applicable time limit under Rule 17.1(b)). Even though the priority document was not furnished in compliance with Rule 17.1(a) or (b), the International Bureau will nevertheless transmit a copy of the document to the designated Offices, for their consideration. In case such a copy is not accepted by the designated Office as priority document, Rule 17.1(c) provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

<u>Priority date</u>	<u>Priority application No.</u>	<u>Country or regional Office or PCT receiving Office</u>	<u>Date of receipt of priority document</u>
16 Augu 2003 (16.08.2003)	103 37 621.6	DE	11 Octo 2004 (11.10.2004)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland  Facsimile No. (41-22) 338.89.75	Authorized officer  Catherine TOLU (Fax 338-8995)  Telephone No. (41-22) 338 9958
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# PATENT COOPERATION TREATY

# PCT

## INTERNATIONALER RECHERCHENBERICHT

(Artikel 18 sowie Regeln 43 und 44 PCT)

Aktenzeichen des Anmelders oder Anwalts  P803682/WO/1	WEITERES VORGEHEN	siehe Formblatt PCT/ISA/220 sowie, soweit zutreffend, nachstehender Punkt 5
Internationales Aktenzeichen  PCT/EP2004/008924	Internationales Anmelddatum (Tag/Monat/Jahr)  10/08/2004	(Frühestes) Prioritätsdatum (Tag/Monat/Jahr)  16/08/2003
Anmelder		
DAIMLERCHRYSLER AG		

Dieser internationale Recherchenbericht wurde von der Internationalen Recherchenbehörde erstellt und wird dem Anmelder gemäß Artikel 18 übermittelt. Eine Kopie wird dem Internationalen Büro übermittelt.

Dieser internationale Recherchenbericht umfaßt insgesamt 3 Blätter.

Darüber hinaus liegt ihm jeweils eine Kopie der in diesem Bericht genannten Unterlagen zum Stand der Technik bei.

### 1. Grundlage des Berichts

a. Hinsichtlich der **Sprache** ist die internationale Recherche auf der Grundlage der internationalen Anmeldung in der Sprache durchgeführt worden, in der sie eingereicht wurde, sofern unter diesem Punkt nichts anderes angegeben ist.

Die internationale Recherche ist auf der Grundlage einer bei der Behörde eingereichten Übersetzung der internationalen Anmeldung (Regel 23.1 b)) durchgeführt worden.

b.  Hinsichtlich der in der internationalen Anmeldung offenbarten **Nucleotid- und/oder Aminosäuresequenz** siehe Feld Nr. 1.

2.  **Bestimmte Ansprüche haben sich als nicht recherchierbar erwiesen** (siehe Feld II).

3.  **Mangelnde Einheitlichkeit der Erfindung** (siehe Feld III).

### 4. Hinsichtlich der Bezeichnung der Erfindung

wird der vom Anmelder eingereichte Wortlaut genehmigt.

wurde der Wortlaut von der Behörde wie folgt festgesetzt:

### 5. Hinsichtlich der Zusammenfassung

wird der vom Anmelder eingereichte Wortlaut genehmigt.

wurde der Wortlaut nach Regel 38.2b) in der in Feld Nr. IV angegebenen Fassung von der Behörde festgesetzt. Der Anmelder kann der Behörde innerhalb eines Monats nach dem Datum der Absendung dieses internationalen Recherchenberichts eine Stellungnahme vorlegen.

### 6. Hinsichtlich der Zeichnungen

a. ist folgende Abbildung der **Zeichnungen** mit der Zusammenfassung zu veröffentlichen: Abb. Nr. 2

wie vom Anmelder vorgeschlagen

wie von der Behörde ausgewählt, weil der Anmelder selbst keine Abbildung vorgeschlagen hat.

wie von der Behörde ausgewählt, weil diese Abbildung die Erfindung besser kennzeichnet.

b.  wird keine der Abbildungen mit der Zusammenfassung veröffentlicht.